

**IN CUSTODY**

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO  
NORTH COUNTY DIVISION

# THE PEOPLE OF THE STATE OF CALIFORNIA.

Plaintiff,

V.

JEFFRY M EDWARDS,

Booking No. 18121817A;

**Defendant**

CT No. CN385238

## DOMESTIC VIOLENCE

**COMPLAINT-MISDEMEANOR**

## PC296 DNA TEST STATUS SUMMARY

Defendant	DNA Testing Requirements
EDWARDS, JEFFRY M	DNA is presently REQUIRED

## CHARGE SUMMARY

Count	Charge	Issue Type	Sentence Range	Special Allegations	Allegation Effect
1	PC602.5(b)	Misdemeanor	1 Yr\Fine		

PC1054.3

**INFORMAL REQUEST FOR DISCOVERY**

The undersigned, certifying upon information and belief, complains that in the County of San Diego, State of California, the Defendant(s) did commit the following crime(s):

## CHARGES

### COUNT 1 - AGGRAVATED TRESPASS OF OCCUPIED DWELLING HOUSE

On or about April 5, 2018, JEFFRY M EDWARDS did enter and remain in a noncommercial dwelling house, apartment, and other residential place without the consent of the owner, his/her agent, and the person in lawful possession thereof, while a person authorized to be present was present, in violation of PENAL CODE SECTION 602.5(b).

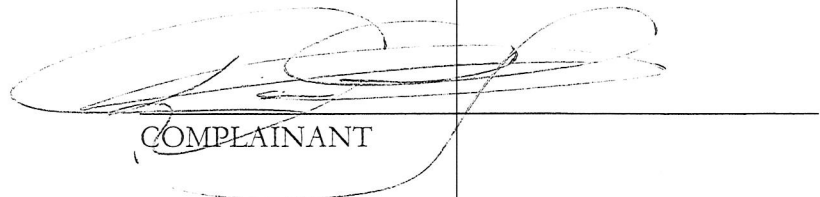
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Pursuant to PENAL CODE SECTION 1054.5(b), the People are hereby informally requesting that defendant's counsel provide discovery to the People as required by PENAL CODE SECTION 1054.3.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER CN385238, CONSISTS OF 1 COUNT.

Executed at City of Vista, County of San Diego, State of California, on April 11, 2018.



A handwritten signature in black ink, appearing to be "JEFFRY M EDWARDS", is written over a horizontal line. Below the signature, the word "COMPLAINANT" is printed in capital letters.

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

 Central Division  East County Division

North County Division

VIEGO

 South County Division Waivers:  Time  4thPEOPLE vs. EDWARD S. JEFFREY M.CASE # CN 385228 PROS. # DOB 6-19-80STATUS: Out \$ BB  CB (Y/N)DATE: 4-11-08 AT 1:30 PM DEPT. # 14

INTERP: \_\_\_\_\_

CTS: 6 days 6 hrs.JUDGE ROBERT P DAHLQUIST COMM TEMP JUDGE L. MacMillan STIP. FILED REPORTER: \_\_\_\_\_ Spanish  Sworn  Oath on File

CLERK: \_\_\_\_\_

CSR # / COUNTER #: \_\_\_\_\_

CHARGE(S): PC6025(b) CONFIRMED  VACATEDAttorney for the People ( DDA /  DCA /  DAG)  Supervised Cert. Legal InternAttorney for Defendant ( PD /  APD /  OAC /  Retained /  Counseling)  Supervised Cert. Legal InternDEFENDANT:  PRESENT  VIA AUDIO VIDEO  SELF REPRESENTED  NOT PRESENT  NOT PRODUCED  FAILED TO APPEAR

<input type="checkbox"/> Case called for	<input type="checkbox"/> FTA	<input checked="" type="checkbox"/> Arraignment	<input type="checkbox"/> Bail Review	<input type="checkbox"/> Readiness/DWT	<input type="checkbox"/> Jury Trial	<input type="checkbox"/> Preliminary Examination	<input type="checkbox"/> Motion
<input type="checkbox"/> DEJ			<input type="checkbox"/> Full	<input type="checkbox"/> Limited Protective Order Expires:	Protected Party: _____		
<input type="checkbox"/> Warrant Ordered/Issued on				<input type="checkbox"/> Held to today	<input type="checkbox"/> Cleared	<input type="checkbox"/> Outstanding.	<input type="checkbox"/> Bail Bond # _____ \$ _____ forfeited.

CASE TRANSFERRED TO DEPT. \_\_\_\_\_

TIME ESTIMATE: \_\_\_\_\_

Complaint amended  by interlineation to read: \_\_\_\_\_ Amended  Amendment to  complaint filed  charging  adding  VC23103 (a) pursuant to VC23103.5  VC22107, VC21658(a), PC647(f) \_\_\_\_\_ as INFRACTION(S) pursuant to PC17(d)(2).  other: \_\_\_\_\_ Defendant advised of and waives the right to a separate and conflict-free attorney / interpreter for this court appearance. Acknowledgment of advisal of constitutional rights signed and filed.  Defendant has received copy of complaint. Defendant waives reading of complaint.  Deft. states true name is \_\_\_\_\_  on complaint [\_\_\_\_\_ line] Defendant WAIVES:  time for speedy trial  10 day/60 day statutory time for preliminary hearing  personal presence  per PC977  
 bail review  jury trial  preliminary hearingCOUNSEL  MOTION FOR APPOINTED ATTORNEY  Granted  Public Defender  Alternate Public DefenderAtty:  Re-appointed  Denied  Referred to Near Indigent Panel  Defendant to retain counsel. Motion for self-representation is  granted  denied.  Faretta/Lopez Waiver signed & filed.  OAC appointed - legal runner/reasonable ancillary services.CONVICTION  Deft. is sworn and examined.  Defendant withdraws any previously entered plea.DEFENDANT PLEADS:  GUILTY  NO CONTEST to: \_\_\_\_\_ Admits \_\_\_\_\_ separate conviction(s) alleged/ \_\_\_\_\_  VC23152(a) / (b) allegation(s) Charges contained in amended/amendment to complaint.  VC23103(a) per 23103.5  as a lesser included offense of \_\_\_\_\_ On motion of Court/People/Defendant remaining count(s) \_\_\_\_\_ is/are DISMISSED. Allegation(s)/Prior(s) remaining is/are STRICKEN  FOJ  VOP Plea form executed and filed  People vs. West  BAC: . \_\_\_\_\_ Court finds a knowing and intelligent waiver of constitutional rights and factual basis for the plea. ADVISALS given by the court:  Theft - PC666  DUI - VC23593  Consequences of Conviction - PC1016.5 WAIVERS:  Arbuckle  Blakely  Cruz  Harvey  Appeal Rights  Non-Bio. Evidence Disposal  Time for sentencing, see JUDGMENT MINUTES. PC1210  Drug Court  accepted  declined. Stipulated bindover.  Case certified as a general jurisdiction matter.  Complaint deemed the Information. Defendant to provide DNA database samples as directed by Sheriff or Probation Dept. (PC296).

MOTION for \_\_\_\_\_

by  People  Defendant  with  without objection  GRANTED  DENIED. PC1000  Defendant's motion for  reinstatement to  PC1000 granted as to count(s) \_\_\_\_\_, for \_\_\_\_\_ mo./ yrs.  New term Time waived for sentencing  S.D. Rescue Mission Program  Enroll by \_\_\_\_\_ Comply with all directions of Assessor. \$ \_\_\_\_\_ DEJ Admin Fees (PC1001.16(a) and PC1001.90)  Forthwith  By \_\_\_\_\_ Defendant has satisfactorily COMPLETED the DEJ Program, previously entered plea to count(s) \_\_\_\_\_ set aside and charges dismissed. Defendant has FAILED to satisfactorily perform in the DEJ Program.  PC1000 set aside and any unpaid fees pertaining thereto deleted. Court makes a finding of guilt to the charge(s) pled.  Time waived for sentencing, see JUDGMENT.REFERRALS Report  forthwith  by \_\_\_\_\_ to  Assessment Unit  Probation Department  Probation to interview. Pre-sentence  Mini  Supplemental  Psych.  Limited re: Drugs / Alcohol / Domestic Violence / Anger Management / Restitution Report Ordered. Pre-sentence report waived.  Court Collections  for payment of attorney fees \*\* \$ \_\_\_\_\_  Indigent as to attorney fees.

\*\* The court finds that the defendant has the ability to repay the County of San Diego for the costs of court appointed attorney fees.

HEARINGS Set/cont. on motion of  People  Defense  Opposed  Unopposed  By Stipulation, \_\_\_\_\_ Statutory time is WAIVEDDEFENDANT IS ORDERED TO APPEAR for  \_\_\_\_\_

on \_\_\_\_\_

<input type="checkbox"/> Re: Attorney	at _____	in Dept. _____	<input type="checkbox"/> Motion/PC1538.5	at _____	in Dept. _____
<input type="checkbox"/> Arraignment	at _____	in Dept. _____	<input checked="" type="checkbox"/> Jury / Court Trial	<u>5-9-18</u>	at _____ in Dept. <u>5</u>
<input type="checkbox"/> Bail Review	at _____	in Dept. _____	<input type="checkbox"/> Sentencing	at _____	in Dept. _____
<input type="checkbox"/> Readiness/DWT	<u>4-17-18</u>	at <u>8:30</u>	<input type="checkbox"/> Prob. Hrg.& Sent	at _____	in Dept. _____
<input type="checkbox"/> Prelim Exam	at _____	in Dept. _____	<input type="checkbox"/> DEJ <input type="checkbox"/> Drug Ct	at _____	in Dept. _____
Time Estimate:	hr/day	Days remaining:	Set with case(s): _____		

MENTAL HEALTH  Proceedings suspended pursuant to PC1368. Mental competency examination on \_\_\_\_\_

at \_\_\_\_\_ by Forensic

Psychiatry Clinic. Females - Room 1003, Central Division; Males - Central Detention Facility. Hearing on \_\_\_\_\_ at \_\_\_\_\_

in Dept. \_\_\_\_\_ of the

Central Division.  The Sheriff is ordered to transport the defendant to and from the examination and hearing stated above.OTHER  Verbal notice of license suspension (DL 310) signed.  Fingerprint form filed. Book & Release - Report on \_\_\_\_\_ at \_\_\_\_\_ to  Central  Vista  Las Colinas Detention Facility.

BWC order signed + filed

CUSTODY STATUS Defendant  REMANDED to custody of Sheriff  without bail  with bail set at / increased to / reduced to \$ \_\_\_\_\_ PC1275.1 HOLD. Pretrial Services Report Ordered re: SOR Defense CRAG

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

 Central Division  East County Division North County Division South County Division Waivers:  Time  4thPEOPLE vs. EDWARDSJEFFRYM STATUS: OTHE \$ \_\_\_\_\_ BB  CB (Y/N)CASE # CN385238

PROS. #

DOB 061980BKG # 18121817

CTS: \_\_\_\_\_ days \_\_\_\_\_ hrs.

DATE: 06-27-19 AT 08:30 DEPT. # 001 INTERP: \_\_\_\_\_JUDGE COMM TEMP JUDGE ADRIENNE A. ORFIELDCLERK: M. Rodriguez STIP. FILED REPORTER: \_\_\_\_\_

CSR # / COUNTER #: \_\_\_\_\_

 Spanish  Sworn  Oath on FileD!CHARGE(S): PC602.5(b)

77TH DAY+ 1YRS

FUTURE DATES: Prob.P. LISS CONFIRMED  VACATEDR 7-42 DVAttorney for the People (DDA/DCA / DAG)  Supervised Cert. Legal InternAttorney for Defendant (PD / APD / OAC Retained)  Counseling  Supervised Cert. Legal InternDEFENDANT:  PRESENT  VIA AUDIO VIDEO  SELF REPRESENTED  NOT PRESENT  NOT PRODUCED  FAILED TO APPEAR FULL  LIMITED PROTECTIVE ORDER PREVIOUSLY ISSUED TO EXPIRE 10-29-21

Probation expires on 10-29-21  revoked on \_\_\_\_\_  WARRANT Ordered/Issued on \_\_\_\_\_  CLEARED  OUTSTANDING  
 Case called for  Ex-Parte/ Warrant  Review  Restitution  OSC  Evid.  Prob. Revocation  Sent. After Revoc. HEARING  
 PROGRESS  \_\_\_\_\_ days custody stayed P.C. of  probation /  DVRPs  Substance Abuse Assmnt.  
 Balance \$ 84 (@ \$ \_\_\_\_\_ per mo. due \_\_\_\_\_)  STAYED  Pending DVRPs Completion  Civil Assessment \$ \_\_\_\_\_  PRRF \$ \_\_\_\_\_  
 susp.  Custody \_\_\_\_\_ days/hrs.  Balance of \_\_\_\_\_ days PSP  hrs. Vol Wk.  STAYED  as cond. of prob.  in lieu of \$ \_\_\_\_\_ fine  
 Drug Testing  HIV/Aids Education  Self-help mtgs ( \_\_\_\_\_ per wk/mo for \_\_\_\_\_ days)  Anger Mgmt ( \_\_\_\_\_ )  
 Parenting ( \_\_\_\_\_ )  STOP  DVRPs  Assess  Standard  Integ.  Dual Track  Individual Cnsng Wkly.

Defendant advised of rights,  admits  denies violation of probation  and waives hearing.  Time waived  Court finds deft. in violation of probation  
 Defendant waives arraignment & time for judgment. PROBATION  remains  summarily  formally REVOKED  REINSTATED  TERMINATED  
 CONTINUED  same terms and conditions  MODIFIED as follows  EXTENDED to: 10-29-21  new grant, see JUDGMENT  
 FURTHER PROBATION DENIED, defendant sentenced as follows:  Condition SATISFIED  as to \_\_\_\_\_

DEFENDANT SUBMITS PROOF OF:  STOP  DVRPs enrollment / attendance (14 sessions) / completion 

Self-help meetings

 hours Vol. Work  Parenting enrollment / completion  Anger Management enrollment / completion  Individual Cnsng.  completion.  stay is lifted.MISC./PROTECTIVE ORDER: As to \_\_\_\_\_,  stayed pending  DVRPs  \_\_\_\_\_ completion.  stay is lifted. Protected party \_\_\_\_\_ present. Motion to  modify  terminate the Protective Order/Stay Away Order is  granted  denied. See modified Protective Order for specific conditions.COUNSEL  Court appoints counsel:  Public Defender  \_\_\_\_\_ for \_\_\_\_\_ hearing.

DAYS CREDIT FOR TIME SERVED

CUSTODY  Commit to Sheriff for \_\_\_\_\_ days / hours  \_\_\_\_\_ days suspended  Serve FORTHWITH

local

 Additional  \_\_\_\_\_ days custody stayed pending:  successful completion of probation  review hearing  Work Release - call within 72 hours for reporting date.  Book & Release

PC4019 (2/4)

 NO Early release (PC4018.6 or 4024.1)  NO Work Release  NO County Parole  NO ESP/Home Detention

PC4019 (2/2)

 \_\_\_\_\_ days CUSTODY SATISFIED BY  \_\_\_\_\_ days PSP  \_\_\_\_\_ days in  residential rehabilitation program.

PC4019(b)(1)/(c)(1) (2/2)

 \_\_\_\_\_ days CUSTODY IN LIEU OF  \$ \_\_\_\_\_ fine at \$ \_\_\_\_\_ per day  \_\_\_\_\_ days PSP

PC 4019(b)(2)/(c)(2) limited (2/4)

 Consecutive to  Concurrent with \_\_\_\_\_  above commit  Consecutive weekends.

total credit

FINES/FEES  Suspension lifted on the Probation Revocation Restitution Fine \$ \_\_\_\_\_. Civil Assessment  remains  reduced to \$ \_\_\_\_\_  balance set aside  vacated  release abstract to issue. PAY  FORTHWITH  BY \_\_\_\_\_ Credit for \_\_\_\_\_ days/hrs  PSP  Volunteer Work reconverted to fine Balance at \$ \_\_\_\_\_ per month beginning on \_\_\_\_\_ Credit for \_\_\_\_\_ days/hrs  Custody  Volunteer Work  PSP completed

and on the \_\_\_\_\_ of each month

 Stayed  Suspended  pending  \_\_\_\_\_ successful completion of probation

thereafter until paid in full.

 Attorney Fees\*\*  Indigent as to Attorney Fees REFER to:  Collection Agency \_\_\_\_\_ TOTAL DUE  REPORT  FORTHWITH  BY \_\_\_\_\_ The court finds the defendant has the ability to repay the County of San Diego for costs of court appointed attorney fees (see reverse). This order is not a condition of probation. Fines/fees  PSP  Vol. wk.  DVRPs  stayed  pending successful completion of  DVRPs  Individual counseling  probation.RESTITUTION  Pay restitution to the victim \_\_\_\_\_  of \$ \_\_\_\_\_ plus 10% annual interest on unsatisfied amount. at \$ \_\_\_\_\_ per month beginning \_\_\_\_\_  directly to the victim and show proof to the court  by \_\_\_\_\_  at Review Hrg. through  Court Collections  Revenue & RecoveryREPORT  FORTHWITH  BY \_\_\_\_\_  See stipulated restitution order.  Court retains jurisdiction re: restitution  Submit to civil process.PUBLIC SERVICE PROGRAM (PSP)  Complete:  Re-assign: VOLUNTEER WORK  Complete:  Re-assign: Enroll within 60 days.  Enroll by \_\_\_\_\_. at any non-profit organization Call within 72 hrs. / \_\_\_\_\_ for enrollment information. Other: \_\_\_\_\_ days as condition of probation. hours as condition of probation. days in lieu of  fines/fees \$ \_\_\_\_\_  days custody hours in lieu of  fines/fees \$ \_\_\_\_\_  days custody  PSP days credit for time served/completed  additional hours credit for time served/completed TOTAL days to be completed  TOTAL hours to be completed One day per week  Weekends only  Out of county work authorized. To run consecutive to / concurrent with \_\_\_\_\_  Submit proof to the court by \_\_\_\_\_  days custody for each day/8 hours missedALCOHOL/DRUGS  Abstain from alcohol.  Complete a  residential  non-residential treatment program for \_\_\_\_\_ dys/mos. Proof due by \_\_\_\_\_.EDUCATION  RE-ASSIGN  Attend in custody  Out of county authorized  STOP  Parenting Ed.  Anger Management (\_\_\_\_ sessions/hours) Private Sector Subst. Abuse Assessment  Certified DVRPs (52 wk):  Standard  Integrated DV/Substance Abuse  Dual Track DV/Substance Abuse Credit for classes previously attended  week military DV program in lieu of DVRPs authorized  Individual Counseling \_\_\_\_\_  weeks  months STAYED: \_\_\_\_\_  HIV/Aids Ed.  program/course  through \_\_\_\_\_  Enroll within 72 hours. INDIGENT slot recommended.  Self-help meetings \_\_\_\_\_ times per  week  month for \_\_\_\_\_ days/ months.  as directed by Assessor. Concurrent  Consecutive  PROOF OF  ENROLLMENT  PROGRESS  COMPLETION to the court  at REVIEW HRG(S)  to the Assessment Unit  by \_\_\_\_\_  AND every 30 / 60 / \_\_\_\_\_ days thereafter.REFERRALS  Report  forthwith  by \_\_\_\_\_ to  Assessment Unit  Court Collections  Revenue & Recovery and comply with additional conditions of probation imposed. REPORT as directed by probation officer and/or provider. Time is waived  DEFENDANT IS ORDERED TO APPEAR ON 10-3-19 AT 3:30 IN DEPT  FOR: REVIEW HRG (Court/Prob.) TO SHOW WRITTEN PROOF OF  Enrollment / Re-enrollment  Progress/  Completion DVRPs  STOP  Individual Counseling:  Residential/ Non-Res. treatment program /  Parenting Education  Self- help meetings

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		FOR COURT USE ONLY OCT 30 2018
PEOPLE vs.	Jeffrey Edwards DEFENDANT	CASE NUMBER CR 55230
PLEA OF GUILTY / NO CONTEST – MISDEMEANOR DOMESTIC VIOLENCE		DA/CA #

INSTRUCTIONS: Fill out this form if you wish to plead guilty or no contest to the charge(s) against you. Initial each applicable item only if you understand it. If you have any questions about the possible sentence, or the information on this form, ask your lawyer or the judge.

I, the defendant in the above-entitled case, personally and/or by my attorney, declare as follows:

1. I am sober and my judgment is not impaired and I have not consumed any alcohol or other drug within the past 24 hours.  JE 1.
2. I am entering a plea freely and voluntarily, without threat or fear to me or anyone closely related to me.  JE 2.
3. I understand that a plea of No Contest is, for all purposes, the same as a plea of Guilty.  JE 3.
4. PLEA. Of those charges now filed against me in this case, I plead Guilty to the following offenses and admit the prior convictions as follows: (GUILTY/NO CONTEST)  JE 4.

COUNT	LIO	CHARGE	PRIORS
1		PC 602 r(b)	Date of Conviction _____ Charge _____ Case Number _____
			_____
			_____

5. FACTUAL BASIS. I admit that on the dates charged, I (Describe facts as to each charge and allegation) Entered and remained in an (unconsented) dwelling house without the consent of the owner  JE 5.

- 6a. AGREEMENT. I have not been induced to enter the above plea by any promise or representation of any kind, except:  JE 6a.

SENTENCE TO COURT.  People dismiss balance. Other: \_\_\_\_\_

DENY PROBATION. SENTENCE: \_\_\_\_\_ days  Releasable to Work Furlough/ \_\_\_\_\_  
 Concurrent /  Consecutive to case/counts \_\_\_\_\_

GRANT PROBATION.  Imposition of sentence suspended for 3 / \_\_\_\_\_ years on the following terms:  VNL and  
 Execution of sentence suspended for 3 / \_\_\_\_\_ years on the following terms:  VNL and

CUSTODY: SERVE  \_\_\_\_\_ days  CTS  STAYED on condition that \_\_\_\_\_  
 Book and release  Releasable to:  Work Furlough /  Residential treatment program  
 Concurrent /  Consecutive to case/counts \_\_\_\_\_

FINES/FEES: PAY \$674 (\$20 Crt Security Fee; \$100 Restitution Fine; \$400 DV Fund; \$154 Criminal Justice Admin Fee)  
 PAY \$ \$14 (total of \$20 Court Security Fee for each additional count.)

PAYMENT STAYED until DVRP completed.

\$150 - \$100 Prob. Rev. Fine, suspend per PC1202.44. Reimburse County for appointed attorney if/ when able.

RESTITUTION: PAY restitution to (Victim / VCGCB). Hearing to be set if and when determined.

PUBLIC SERVICE: PERFORM:  \_\_\_\_\_ days PSWP  \_\_\_\_\_ hours Volunteer Work.  STAYED until DVRP completed.

ATTEND AND COMPLETE:  Substance Abuse Assessment  \_\_\_\_\_ Parenting Classes

52-week DV Recovery Program  Dual Track DV/SA  Integrated DV/SA  Individual Counseling 2 weeks/months.

STOP  Residential / Outpatient treatment alcohol / drug  STAYED: \_\_\_\_\_

Comply with Cal/Fed Firearms Prohibition on controlling, possessing, or having access to any firearm.

Comply with terms of Protective Order  including "stay away" terms.  Other: \_\_\_\_\_

DEFENDANT

CASE NUMBER  
CR 387322

20. (Arbuckle Waiver). I give up my right to be sentenced by the judge who accepts this plea.

 JE 20.

21. (Judicial Officer). I agree that a duly appointed Commissioner or Temporary Judge may act as a Judge, accept this plea, impose sentence, and conduct any other post-conviction proceedings.

 JE 21.

22. (Evidence disposal). I give up my interest in all non-biological property/evidence impounded during the investigation of this case except \_\_\_\_\_ and acknowledge that if I listed any property here, I must also file a claim with the impounding agency within 60 days after pronouncement of judgment or my ability to make a claim will expire.

 JE 22.

I DECLARE UNDER PENALTY OF PERJURY, under the laws of the State of California, that: (a) I have read, understood, and initialed each applicable item above and any attached addendum; and (b) everything on the form and any attached addendum is true and correct.

Date: 10-18-2018

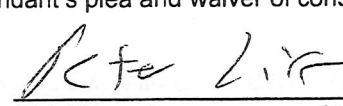
Defendant's signature: Defendant's address: 7050 Lorton Station Blvd Apt 261 Lorton VA, 222079  
Street City Zip

Defendant's telephone no.: (337) 654-8266

**ATTORNEY'S STATEMENT**

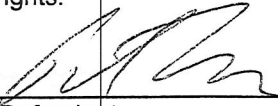
I, the attorney for the defendant in the above-entitled case, personally read and explained to the defendant the entire contents of this plea form and any addendum thereto. I discussed all charges and possible defenses with the defendant, and the consequences of this plea, including any immigration consequences. I personally observed the defendant fill in and initial each item, or read and initial each item to acknowledge his/her understanding and waivers. I observed the defendant date and sign this form and any addendum. I concur in the defendant's plea and waiver of constitutional rights.

Date: 10-20-18



(Print Name)

Attorney for Defendant

  
(Signature)

(Circle one: PD / APD / PCC / RETAINED)

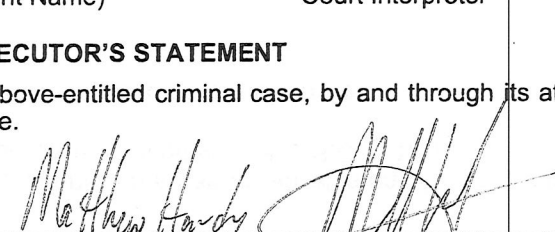
**INTERPRETER'S STATEMENT (If Applicable)**

I, the interpreter in this proceeding, having been duly sworn, truly translated this form, and any attached addendum, and all the questions therein to the defendant in the \_\_\_\_\_ language. The defendant indicated understanding of the contents of the form and then initialed and signed the form and any attached addendum.

Date: \_\_\_\_\_

(Print Name)

Court Interpreter

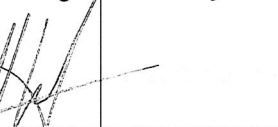
  
(Signature)**PROSECUTOR'S STATEMENT**

The People of the State of California, plaintiff in the above-entitled criminal case, by and through its attorney concurs with the defendant's plea of Guilty/No Contest as set forth above.

Date: 10/30/18

  
(Print Name)

Deputy District Attorney/Deputy City Attorney

  
(Signature)**COURT'S FINDING AND ORDER**

The Court, having questioned the defendant/defendant's attorney concerning the defendant's plea of Guilty/No Contest and admissions of the prior convictions and allegations, if any, finds that: The defendant understands and voluntarily and intelligently waives his/her constitutional rights; the defendant's plea and admissions are freely and voluntarily made; the defendant understands the nature of the charges and the consequences of the plea and admissions; and there is a factual basis for same. The Court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

Date: Oct. 30, 2018

  
Judge/Commissioner of the Superior Court  
**ROBERT PAHLQUIST**

<p><b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO</b></p> <p>STREET ADDRESS: NORTH COUNTY DIVISION MAILING ADDRESS: 325 S. MELROSE DR. CITY AND ZIP CODE: VISTA, CA 92081-6643 BRANCH NAME: NORTH COUNTY BRANCH</p>		<p>FOR COURT USE ONLY</p> <p style="text-align: center;"><b>F I L E D</b> Clerk of the Superior Court <b>OCT 30 2018</b> By: R. Mallari</p>
<p><b>PEOPLE OF THE STATE OF CALIFORNIA</b> vs.</p> <p>DEFENDANT: Jeffry M Edwards</p>		
<p><b>CRIMINAL PROTECTIVE ORDER—DOMESTIC VIOLENCE</b> (CLETS - CPO) (Pen. Code, §§ 136.2, 1203.097(a)(2), 136.2(i)(1), 273.5(j), 368(l), and 646.9(k))</p> <p><input type="checkbox"/> ORDER UNDER PENAL CODE, § 136.2      <input type="checkbox"/> MODIFICATION  <input checked="" type="checkbox"/> PROBATION CONDITION ORDER (Pen. Code, § 1203.097)</p> <p>ORDER UNDER:    <input type="checkbox"/> PENAL CODE, § 136.2(i)(1)    <input type="checkbox"/> PENAL CODE, § 273.5(j)  <input type="checkbox"/> PENAL CODE, § 368(l)    <input type="checkbox"/> PENAL CODE, § 646.9(k)</p>		CASE NUMBER: CN385238

This Order May Take Precedence Over Other Conflicting Orders; See Item 4 on Page 2.

<p>PERSON TO BE RESTRAINED (complete name): Jeffry M Edwards</p> <p>Sex: <input checked="" type="checkbox"/> M <input type="checkbox"/> F Ht.: 5-10 Wt.: 160 Hair color: bald Eye color: grn Race: W Age: 38 Date of birth: 6/19/80</p>	
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<p>1. This proceeding was heard on (date): 10/30/2018 at (time): 830 am in Dept.: 1 by judicial officer (name): Robert Dahlquist</p> <p>2. This order expires on (date): . If no date is listed, this order expires three years from date of issuance.</p> <p>3. <input checked="" type="checkbox"/> Defendant was personally served with a copy of this order at the court hearing, and no additional proof of service of this order is required. <i>by defense counsel</i></p> <p>4. FULL NAME, AGE, AND GENDER OF EACH PROTECTED PERSON: Shayanne Lorensu-Hewa (female; DOB: 8/7/1992)</p>
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5.  For good cause shown, the court grants the protected persons named above the exclusive care, possession, and control of the following animals:

6.  The court has information that the defendant owns or has a firearm or ammunition, or both.

**GOOD CAUSE APPEARING, THE COURT ORDERS THAT THE ABOVE-NAMED DEFENDANT**

7. must not harass, strike, threaten, assault (sexually or otherwise), follow, stalk, molest, destroy or damage personal or real property, disturb the peace, keep under surveillance, or block movements of the protected persons named above.

8. must not own, possess, buy or try to buy, receive or try to receive, or otherwise obtain a firearm or ammunition. The defendant must surrender to local law enforcement, or sell to or store with a licensed gun dealer any firearm owned by the defendant or subject to his or her immediate possession or control within 24 hours after service of this order and must file a receipt with the court showing compliance with this order within 48 hours of receiving this order.

The court finds good cause to believe that the defendant has a firearm within his or her immediate possession or control and sets a review hearing for (date): to ascertain whether the defendant has complied with the firearm relinquishment requirements of Code Civ. Proc., § 527.9. (Cal. Rules of Court, rule 4.700.)

The court has made the necessary findings and applies the firearm relinquishment exemption under Code Civ. Proc., § 527.9(f). The defendant is not required to relinquish this firearm (specify make, model, and serial number of firearm):

9. must not attempt to or actually prevent or dissuade any victim or witness from attending a hearing or testifying or making a report to any law enforcement agency or person.

10. must take no action to obtain the addresses or locations of protected persons or their family members, caretakers, or guardian unless good cause exists otherwise.  The court finds good cause not to make the order in item 10.

11.  must be placed on electronic monitoring for (specify length of time): . (Not to exceed 1 year from the date of this order. Pen. Code, § 136.2(a)(1)(G)(iv) and Pen. Code, § 136.2(i)(2).)

12.  must have no personal, electronic, telephonic, or written contact with the protected persons named above.

13.  must have no contact with the protected persons named above through a third party, except an attorney of record.

14.  must not come within 100 yards of the protected persons and animals named above.

15.  must not take, transfer, sell, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of the animals described in item 5.

16.  may have peaceful contact with the protected persons named above, as an exception to the "no-contact" or "stay-away" provision in item 12, 13, or 14 of this order, only for the safe exchange of children and court-ordered visitation as stated in:

a.  the Family, Juvenile, or Probate court order in case number: issued on (date):  
b.  any Family, Juvenile, or Probate court order issued after the date this order is signed.

17.  The protected persons may record any prohibited communications made by the restrained person.

18.  Other orders including stay-away orders from specific locations:

home, employment, school, vehicle

Executed on: Oct 30, 2018  
(DATE)

*Jeffry M. Edwards*

Department/Division: 1

Page 1 of 2

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, S.I.A. number, and address):  
**Peter M. Liss** SBN: 111128

FOR COURT USE ONLY

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ATTORNEY FOR (Name): Jeffry M. Edwards

*RECEIVED  
NOV 2 0 2018*  
**FILED**  
Clerk of the Superior Court

NOV 2 0 2018

By: R. Mallari

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO**

- CENTRAL DIVISION, SMALL CLAIMS, 330 W. BROADWAY, ROOM 241, SAN DIEGO, CA 92101
- CENTRAL DIVISION, CIVIL, 330 W. BROADWAY, ROOM 225, SAN DIEGO, CA 92101
- CENTRAL DIVISION, FAMILY COURT, 1555 6TH AVE., SAN DIEGO, CA 92101
- CENTRAL DIVISION, MADGE BRADLEY, 1409 4TH AVE., SAN DIEGO, CA 92101
- NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081
- EAST COUNTY DIVISION, 250 E. MAIN, EL CAJON, CA 92020
- SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910

PLAINTIFF/PETITIONER:

DEFENDANT/RESPONDENT: JEFFRY M. EDWARDS

CASE NUMBER:

CN385238

**DECLARATION**

I, Jeffrey Edwards acknowledge receipt of the criminal protective order in CN385238 protecting Shayanne Lorenzen-Hewa issued on October 30, 2018 sent by the Law Offices of Peter M. Liss.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

Jeffry M. Edwards

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

Attorney for     Plaintiff     Petitioner     Defendant  
 Respondent     Other (Specify):